

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF NEW YORK

In re:

LEUNORA RINDERMAN,

Debtor.

Chapter 13

Case No.: 1-19-41725-cec

**AFFIDAVIT OF
LEUNORA RINDERMAN**

STATE OF NEW YORK
COUNTY OF RICHMOND

I, LEUNORA RINDERMAN, do swear to the following under penalty of perjury:

1. I am over 18 years of age.

2. I am the Debtor in this case.

3. I submit this Affidavit in response to the allegations made by Wells Fargo Bank, N.A., as Trustee for Stanwich Mortgage Loan Trust, Series 2011-2, Asset Backed Pass-Through Certificates in its motion seeking relief from the automatic stay, in order to provide clarification as to the address of my residency at the time of the filing of the instant Chapter 13 case.

4. Back in 2015, I resided at the property located at 33 Warwick Circle, Springfield, NJ 07081.

5. However, in 2017, I decided to move into the property located at 6 Adlers Lane, Staten Island, NY 10307 (the "Staten Island Property"), where I continue to reside to date.

6. I filed my tax returns for the years of 2017 and 2018 as a resident of New York and listed the Staten Island Property as my primary residence.

Sworn to before me this

24 day of April 2019

Sean M. M.
NOTARY PUBLIC

Leunora Rinderman
LEUNORA RINDERMAN

